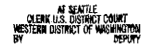




MAY 16 2007





07-CV-00411-MISC

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

In re Pet Food Litigation

MDL Docket No. 1850

NOTICE OF APPEARANCE AND NOTICE OF PRESENTATION OF ORAL ARGUMENT

Attorneys Dennis E. Murray, Sr., John T. Murray, Jr., and Leslie O. Murray of Murray & Murray Co., L.P.A., and Jeremy Gilman and Nicole Dorsky of Benesch Friedlander Coplan & Aronoff LLP hereby give notice to the Judicial Panel on Multidistrict Litigation of their appearance on behalf of Gregory T. Boehm in MDL docket No. 1850. Additionally, the undersigned hereby give the Panel notice of their intent to present oral argument in support of Mr. Boehm's Motion to Transfer the Actions under MDL Docket No. 1850 at the hearing scheduled for May 31, 2007 and respectfully request that the Panel allow them the opportunity to present oral argument at the hearing.

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Ť

Respectfully Submitted,

Dennis E. Murray St.

John T. Murray Leslie O. Murray

MURRAY & MURRAY CO., L.P.A.

111 East Shoreline Drive

P.O. Box 19

Sandusky, Ohio 44870

Telephone: 419-624-3000

FAX: 419-624-0707

Jeremy Gilman (Reg. # 0014144) Nicole Dorsky (Reg. # 0079202) Benesch, Friedlander, Coplan & Aronoff LLP 200 Public Square #2300 Cleveland, OH 44114-2378 Telephone: (216) 363-4500

FAX: (216) 363-4588

Attorneys for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on the 11th day of May, 2007, the foregoing was filed via overnight mail. A copy of the foregoing has been served upon all District Court Clerks and Counsel for all parties of this proceeding, by mailing the same to each on the 11th day of May, 2007, by regular mail.

Dennis E. Murray Sr.

John T. Murray Leslie O. Murray

MURRAY & MURRAY CO., L.P.A.

111 East Shoreline Drive

P.O. Box 19

Sandusky, Ohio 44870

Telephone: 419-624-3000

FAX: 419-624-0707

Jeremy Gilman (Reg. # 0014144) Nicole Dorsky (Reg. # 0079202) Benesch, Friedlander, Coplan & Aronoff LLP 200 Public Square #2300 Cleveland, OH 44114-2378 Telephone: (216) 363-4500

FAX: (216) 363-4588

Attomeys for Plaintiff



BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

In re Pet Food Litigation

MDL Docket No. 1850

MOTION OF PLAINTIFFS FOR TRANSFER OF ACTIONS TO THE NORTHERN DISTRICT OF OHIO PURSUANT TO 28 U.S.C. §1407 FOR COORDINATED OR CONSOLIDATED PRETRIAL PROCEEDINGS

Plaintiff Gregory Boehm ("Boehm"), by and through his counsel, respectfully moves this Panel pursuant to 28 U.S.C. § 1407 to transfer the pending cases identified in the Schedule of Actions filed concurrently herewith to the United States District Court for the Northern District of Ohio, and to consolidate or coordinate them for pretrial proceedings.

Respectfully Submitted,

Dennis E. Murray Sr.

John T. Murray

Leslie O. Murray

MURRAY & MURRAY CO., L.P.A.

111 East Shoreline Drive

P.O. Box 19

Sandusky, Ohio 44870

Telephone: 419-624-3000

FAX: 419-624-0707

Document 22

Jeremy Gilman (Reg. # 0014144) Nicole Dorsky (Reg. # 0079202) Benesch, Friedlander, Coplan & Aronoff LLP 2300 BP Tower 200 Public Square Cleveland, OH 44114-2378 Telephone: (216) 363-4500 FAX: (216) 363-4588

Attorneys for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on the 11th day of May, 2007, the foregoing was filed via overnight mail. A copy of the foregoing has been served upon all District Court Clerks and Counsel for all parties of this proceeding, by mailing the same to each on the 11th day of May, 2007, by regular mail.

Dennis E. Murray St.

John T. Murray Leslie O. Murtay

MURRAY & MURRAY CO., L.P.A.

111 East Shoreline Drive

P.O. Box 19

Sandusky, Ohio 44870 Telephone: 419-624-3000

FAX: 419-624-0707

Jeremy Gilman (Reg. # 0014144) Nicole Dorsky (Reg. # 0079202) Benesch, Friedlander, Coplan & Aronoff LLP 200 Public Square #2300 Cleveland, OH 44114-2378

Telephone: (216) 363-4500

FAX: (216) 363-4588

Attorneys for Plaintiff



BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

In re Pet Food Litigation

MDL Docket No. 1850

BRIEF IN SUPPORT OF PLAINTIFFS' MOTION FOR TRANSFER OF ACTIONS PURSUANT TO 28 U.S.C. §1407

I. Background:

1. Plaintiff Gregory Boehm (hereinafter "Boehm") in the N.D. Ohio action filed his complaint against various Menu Foods entities (hereinafter "Menu Foods") for violations of the Ohio Consumer Sales Practice Act and breach of warranty in relation to Menu Foods' manufacturing, producing, supplying, advertising, and selling of adulterated pet food to Ohio consumers from November 2006 through at least such time as the recall was complete. Menu Foods manufactured, produced, supplied, advertised, and sold its pet food product throughout the United States at a multitude of retail stores under many different brand names.

II. Legal Argument:

- 2. The actions identified have been filed by the Plaintiffs in each action in the district indicated in the Schedule of Actions and each such action is now pending before that court.
 - 3. There are currently at least 64 actions identified in the Schedule of Actions.
- 4. Certain Defendants have moved to transfer the actions to the Northern District of Illinois and specifically opposed the transfer of the actions to the District of New Jersey. Certain Plaintiffs have moved to transfer the actions to the District of New Jersey, and to various districts in California, Washington, Florida, Arkansas and other states. However, the Northern District of Ohio is the most suitable compromise among all parties. It is centrally located and in the Midwest as Defendants have requested. Yet, it is more convenient to access than Chicago. Defendants have stated that most of the pet food product in question was manufactured Kansas and Streetsville, Ontario, and that some was manufactured in New Jersey. The Northern District of Ohio stands in proximity to all of these locations. It is the most convenient location for Defendants, Plaintiffs, and potential witnesses. Cleveland, Ohio is home to an international airport and a Continental Airlines hub with multiple flights to and from Kansas, Ontario, and New Jersey everyday. Newark, New Jersey is also a Continental Airlines hub, making accessibility to and from Cleveland all the more convenient. There is also a second airport in the Northern District of Ohio in Akron, Ohio.
- 5. There is no clear location where all of the relevant information is concentrated in this case. Evidence is located in Ontario, Canada, New Jersey, Kansas, and China. Ohio is centrally located and is easily accessible.

- 6. Cleveland's proximity to Toronto is an important factor. The Northern District of Ohio would be the perfect center of gravity for the actions because of its geographic centrality.
- 7. Other motions in the Pet Food Litigation have argued that their forum is the best forum because they have many cases pending in that jurisdiction. While this is often an important factor in the MDL Panel's decision, it is irrelevant in this litigation. The Pet Food Litigation complaints all seek class certification. The matters pending in the same jurisdiction, for instance New Jersey, will out of necessity need to be consolidated in order to avoid overlapping classes within the same jurisdiction.
- The Northern District of Ohio is currently home to 8 MDL actions. Its docket and 8. its judges, including Judge Economus, the Judge assigned to the action filed in Ohio, are capable of handling additional MDL assignments. The Northern District of Ohio enjoys a swift civil action docket. The median time for civil cases from filing to trial is 22.3 months, as compared to 26.4 months in the Northern District of Illinois and 33 months in the District of New Jersey. Furthermore, the judges of the Northern District of Ohio, including Judge Economus, have ample experience administering class actions and complex products liability and commercial litigation cases.
- 9. The Northern District of Ohio has the capacity and is open to accepting Multi-District Litigation in an effort to use its expertise to promote efficient, streamlined litigation with just and consistent results.
- 10. Gregory Boehm v. Menu Foods Inc. et al. is pending in the Northern District of Ohio.
- 11. Many of the Class Action Complaints filed throughout the United States in the Pet Food Litigation have overlapping, if not identical, claims. In addition, a number of these Class

Action Complaints aver a national class and/or there are many Class Action Complaints filed in the same jurisdiction. The classes that overlap will need to be consolidated.

- The Pet Food Litigation cases pending around the United States contain similar 12. issues of fact that will be disclosed through discovery.
- 13. If the Pet Food Litigation is not coordinated at a Multi-District Litigation level, there will be duplicative discovery, bringing with it all of the dangers of inconsistent inputs into the judicial system resulting in potentially inconsistent outcomes.
- 14. Transfer of these actions to the Northern District of Ohio is appropriate because of its centrality, its ease of access, and its proximity between three key sites in this case: Streetsville, Ontario, Canada; New Jersey; and Kansas.

III. Conclusion

15. For the foregoing reasons, Plaintiff Boehm respectfully requests this Court to transfer the Pet Food Litigation actions to the Northern District of Ohio for pretrial procedures.

Respectfully Submitted,

Dennis E. Murray Sr.

John T. Murray

Leslie O. Murray

MURRAY & MURRAY CO., L.P.A.

111 East Shoreline Drive

P.O. Box 19

Sandusky, Ohio 44870 Telephone: 419-624-3000

FAX: 419-624-0707

Jeremy Gilman (Reg. # 0014144) Nicole Dorsky (Reg. # 0079202) Benesch, Friedlander, Coplan & Aronoff LLP 200 Public Square #2300 Cleveland, OH 44114-2378 Telephone: (216) 363-4500 FAX: (216) 363-4588

Attorneys for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on the 11th day of May, 2007, the foregoing was filed via overnight mail. A copy of the foregoing has been served upon all District Court Clerks and Counsel for all parties of this proceeding, by mailing the same to each on the 11th day of May, 2007, by regular mail.

Dennis E. Murray Sr.

John T. Murray Leslie O. Murray

MURRAY & MURRAY CO., L.P.A.

111 East Shoreline Drive

P.O. Box 19

Sandusky, Ohio 44870

Telephone: 419-624-3000

FAX: 419-624-0707

Jeremy Gilman (Reg. # 0014144) Nicole Dorsky (Reg. # 0079202) Benesch, Friedlander, Coplan & Aronoff LLP 200 Public Square #2300 Cleveland, OH 44114-2378 Telephone: (216) 363-4500

FAX: (216) 363-4588

Attorneys for Plaintiff



MAY 16 2007



BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

In re Pet Food Litigation

MDL Docket No. 1850

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 11th day of May, 2007, I caused to be served the following papers:

Notice of Appearance and Notice of Presentation of Oral Argument;

Motion of Plaintiffs for Transfer of Actions to the Northern District of Ohio Pursuant to 28 U.S.C. § 1407 for Coordinated or Consolidated Pretrial Proceedings;

Brief in Support of Plaintiffs' Motion for Transfer of Actions Pursuant to 28 U.S.C. § 1407; and

Certificate of Service.

On the $11^{\rm th}$ day of May, 2007, I caused those papers to be served by Personal Delivery upon:

Jeffrey N. Luthi Clerk of the Panel Thurgood Marshall Federal Judiciary Building One Columbus Circle, NE Room G-255, North Lobby Washington, D.C. 20002-8004

On the 11th day of May, 2007, I caused those papers to be served via United States First Class Mail upon:

SEE ATTACHED SERVICE LIST

One of the Attorneys for Plaintiff Gregory T

Bochm

MENU FOODS MDL Docket No. 1850 Service List

Counsel for Defendants	
Lead Attorney Representing actions in New Jersey	Menu Foods Midwest Corporation
Gerard H. Hanson HILL WALLACK	Menu Foods, Inc.
202 Carnegie Center Princeton, NJ 08543-5226	Menu Foods Income Fund
Telephone: (609) 924-0808 Email: ghh@hillwallack.com	Menu Foods Limited
	Menu Foods South Dakota, Inc.
	Menu Foods Holdings, Inc.
Lead Attorney Representing actions in Arkansas	Menu Foods
Christy Comstock	Menu Foods Holdings, Inc
21 West Mountain Street, Suite 300 Fayetteville, AR 72701 Telephone: (479) 582-3382 Email: ccomstock@joneslawfirm.com	Menu Foods Midwest Corporation
	Menu Foods South Dakota Inc.
	Menu Foods, Inc.
	Menu Foods Income Fund
	Menu Foods Gen Par Limited
	Menu Foods Limited Partnership
	Menu Foods Operating Partnership

Lead Attorney Representing actions in Arkansas

Wal-Mart Stores, Inc.

Marshall S. Ney

MITCHELL, WILLIAMS, SELIG, GATES &

WOODYARD, PLLC

5414 Pinnacle Point Drive, Suite 500

Rogers, AR 72758

Telephone: (479) 273-9561 Facsimile: (479) 273-0527 Email: mney@mwsgw.com

Menu Foods

Lead Attorney Representing actions in Washington

Jeffrey T. Kestle Gary A. Trabolsi GARDNER BOND TRABOLSI ST LOUIS & CLEMENT 2200 6th Avenue, Suite 600

Seattle, WA 98121

Telephone: (206) 256-6309

Email: jkcstle@gardnerbond.com gtrabolsi@gardnerbond.com

Lead Attorney Representing actions in Colorado

Rachel Lame Carnaggio

GODFREY & LAPUYADE, P.C.

9557 S. Kingston Court

Englewood, CO 80112-5952

Telephone: (303) 228-0700

Facsimile: (303) 228-0701

Email: carnaggio@godlap.com

Menu Foods Holdings, Inc.

Menu Foods, Inc.

Menu Foods Income Fund

Menu Foods Limited

Menu Foods Midwest Corporation

Lead Attorney Representing actions in Connecticut

Matthew G. Conway

Jennifer Katz

CONWAY & STOUGHTON

818 Farmington Avenue

West Hartford, CT 06119

Telephone: (860) 523-8000

Facsimile: (860) 523-8002

Email: mconway@conwaystoughton.com

jkatz@conwaystoughton.com

Menu Foods Inc.

Lead Attorney Representing actions in Florida

Menu Foods Income Fund

Robert Dewitt McIntosh ADORNO & YOSS 888 SE 3rd Avenue, Suite 500

Fort Lauderdale, FL 33335-9002

Telephone: (954) 523-5885 Facsimile: (954) 760-9531 Email: rdm@adorno.com

Menu Foods, Inc.

Lead Attorney Representing actions filed in Idaho

Menu Foods (Canada)

Stephen R. Thomas

MOFFATT THOMAS BARRETT ROCK & FIELDS

P.O. Box 829 Boise, ID 83701

Telephone: (208) 345-2000 Facsimile: (208) 385-5384 Email: srt@moffatt.com

Lead Attorneys Representing actions filed in Illinois

Edward B. Ruff, III Priya K. Jesani

Michael Patrick Turiello

PRETZEL & STOUFFER, Chtd.

One South Wacker Drive

Suite 2200

Chicago, IL 60606-4673 Telephone: (312) 346-1973

Email: eruff@pretzel-stouffer.com pjesani@pretzel-stouffer.com

Menu Foods Acquisition Inc.

Menu Foods Holdings, Inc.

Menu Foods Income Fund

Menu Foods Limited

Menu Foods Limited Partnership

Menu Foods Midwest Corporation

Menu Foods Operating Trust

Menu Foods, Inc.

Lead Attorney Representing actions filed in Nevada

Charles W. Spann PERRY & SPANN 6130 Plumas Street Reno, NV 89509

Telephone: (775) 829-2002 Facsimile: (705) 829-1808

Email: cspann@perryspann.com

Menu Foods, Inc.

Menu Foods income Fund

Lead Attorney Representing actions filed in Rhode

Island

Menu Foods Income Fund

Thomas C. Angelone

HODOSH, SPINELLA & ANGELONE PC

One Turks Head Place, Suite 1050

Providence, RI 02903

Telephone: (401) 274-0200 Facsimile: (401) 274-7538 Email: angelonelaw@aol.com Menu Foods South Dakota, Inc.

Menu Foods Midwest Corporation

Menu Foods, Inc.

Lead Attorney Representing actions filed in Maine

Paul C. Catsos

THOMPSON & BOWIE

3 Canal Plaza P.O. Box 4630 Portland, ME 04112

Telephone: 774-2500

Email: pcatsos@thompsonbowie.com

Menu Foods Inc.

Menu Foods Income Fund

Menu Foods Limited

Menu Foods Midwest Corporation

Lead Attorney Representing actions filed in

Tennessee

Jeffrey R. Thompson

O'NEIL, PARKER & WILLIAMSON

P.O. Box 217

Knoxville, TN 37901-0217 Telephone: (865) 546-7190 Facsimile: (865) 546-0789 Email: jthompson@opw.com Menu Foods Inc.

Menu Foods Income Fund

Lead Attorneys Representing actions flied in

California

Susan Moriarty Hack HIGGS FLETCHER AND MACK 401 West A Street, Suite 2600 San Diego, CA 92101

Telephone: (619) 236-1551 Facsimile: (619) 696-1410 Email: hack@higgslaw.com Menu Foods Holding Inc.

Menu Foods, Inc.

Don Howarth Suzelle M. Smith HOWARTH & SMITH 523 West Sixth Street, Suite 728 Los Angeles, CA 90014

Telephone: (213) 955-9400

Email: dhowarth@howarth-smith.com

ssmith@howarth-smith.com

The Iams Company

The Proctor & Gamble Company

Mordecai D. Boone

GORDON & REES LLP 275 Battery Street, 20th Floor San Francisco, CA 94111 Telephone: (415) 986-5900

Facsimile: (415) 986-8054

Email: mboone@gordonrees.com

Menu Foods Income Fund

Menu Foods Midwest Corporation

Menu Foods South Dakota Inc.

Menu Foods, Inc.

Jean M. Lawler

Gina E. Och

MURCHISON AND CUMMING

Chase Plaza

801 S. Grand Avenue, 9th Floor Los Angeles, CA 90017-4613 Telephone: (213) 623-7400

Facsimile: (213) 623-6336

Email: goch@murchison-cumming.com

Foods, Inc.

Menu Foods Income Fund

Menu Foods Limited

Menu Foods Midwest Corp.

Menu Foods Operating Limited

Partnership

Menu Foods, Inc.

Petco Animal Supplies Inc.

The IAMS Company

Gary L. Justice

William E. Wegner

GIBSON DUNN AND CRUTCHER

333 S. Grand Ave.

Los Angeles, CA 90071-3197 Telephone: (213) 229-7000

Email: wwegner@gibsondunn.com

Nutro Products

Robert Troyer HOGAN & HARTSON LLP One Tabor Center 1200 Seventeenth Street, Suite 1500 Denver, CO 80202

Denver, CO 80202 Telephone: (303)899-7300 Facsimile: (303) 899-7333

Nestle

Additional Defendants	
Menu Foods Gen Par Limited c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801	Menu Foods Limited Partnership c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801
Menu Foods Operating Partnership c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801	Wal-Mart Stores, Inc. c/o The Corporation Company 425 W. Capitol Avenue, Suite 1700 Little Rock, AR 72201
Eukanuba One Proctor & Gamble Plaza C-2 Cincinnati, OH 45202	Xuzhou Anying Biologic Technology Development Co. Ltd c/o Mr. Mao Lujun Wangdian Industrial Pei County Jiangsu Xuzhou, Jiangsu, P. R. China
Suzhou Textile Import and Export Company 201 Zhuhui Road Suzhou, Jiangsu, China 215006	Nestle USA, Inc. Nestle Holdings, Inc. c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801
Nestle Purina Petcare Co. c/o CT Corporation System 120 South Central Avenue Clayton, MO 63105	Nestle, S.A. do Nestlé USA, Inc. 800 North Brand Blvd. Glendale, CA 91203
Chemnutra, Inc. c/o National Registered Agents, Inc. 160 Greentree Drive, Suite 101 Dover, DE 19904	

David L. Lillehaug

FREDRIKSON & BYRON, P.A. 200 S. Sixth Street, Suite 4000 Minneapolis, MN 55402

Counsel For The Menu Food Entities

Barbara L. Croutch

PILLSBURY WINTHROP SHAW PITTMAN LLP

725 S. Figueroa Street, Suite 2800 Los Angeles, CA 90017-5406 Counsel For Petco

Charles H. Abbott III

GIBSON DUNN & CRUTCHER LLP

333 S. Grand Avenue

Los Angeles, CA 90071-3197

Counsel For Nutro Products, Inc.

Gerard H. Hanson

HILL WALLACK

202 Carnegie Center

Princeton, NJ 08543-5226

Telephone: (609) 924-0808 Email: ghh@hillwallack.com Chemnutra, Inc.

Attorneys for Plaintiffs

Jason M. Hatfield

LUNDY & DAVIS, LLP

300 North College Avenue, Suite 309

Fayetteville, AR 72701

Telephone: (479) 527-3921

Facsimile: (479) 587-9196

Email: jhatfield@lundydavis.com

Sims v. Menu Foods 5:07-cv-05053-JLH W.D. Arkansas

Richard A. Adams

PATTON, ROBERTS, McWILLIAMS &

CAPSHAW

2900 Saint Michael Drive, Suite 400

Texarkana, TX 75503

Telephone: (903) 334-7107

Facsimile: (903) 334-7007

Email: radams@pattonroberts.com

Widen v. Menu Foods 5:07-cv-05055-RTD W.D. Arkansas Jeremy Y. Hutchinson Jack T. Patterson, II PATTON, ROBERTS, McWILLIAMS & CAPSHAW 111 Center Street, Suite 1315

Little Rock, AR 72201 Telephone: (501) 372-3480 Facsimile: (501) 372-3488

Email: jhutchinson@pattonroberts.com

Timothy Chad Hutchinson WILLIAMS & HUTCHINSON, LLP 5417 Pinnacle Point Drive, Suite 500 Rogers, AR 72758

Telephone: (479) 464-4944 Facsimile: (479) 464-4946

Email: thutchinson@whs-lawfirm.com

Sean F. Rommel
PATTON, ROBERTS, McWILLIAMS, GREER &
CAPSHAW, LLP
P.O. Box 6128
2900 St. Michael Drive
Texarkana, TX 75505-6128

Telephone: (903) 334-7000 Facsimile: (903) 334-7007

Email: srommel@pattonroberts.com

James C. Wyly
PATTON, ROBERTS, McWilliams &
CAPSHAW, LLP
P. O. Box 6128
Texarkana, TX 75505

Telephone: (903) 334-7000 Facsimile: (903) 334-7007

Email: jwyly@pattonroberts.com

Jason M. Hatfield LUNDY & DAVIS, LLP 300 North College Avenue, Suite 309 Fayetteville, AR 72701

Telephone: (479) 527-3921 Facsimile: (479) 587-9196

Email: jhatfield@lundydavis.com

Cooper v. Menu Foods 4:07-cv-04036-IIFB W.D. Arkansas William Gene Horton

NOLAN, CADDELL & REYNOLDS, PA

P.O. Box 184

Fort Smith, AR 72902

Telephone: (479) 782-5297 Facsimile: (479) 782-5194

Email: bhorton@justicetoday.com

Gray v. Menu Foods 5:07-cv-05065-RTD W.D. Arkansas

Jeffrey B. Cereghino

BERDING AND WEIL

3240 Stone Valley Road West

Alamo, CA 94507

Telephone: (925) 838-2090 Facsimile: (925) 820-5592

Email:

Swarberg v. Menu Foods 3:07-cv-00706-BTM-POR

Eric Benink

KRAUSE KALFAYAN BENINK AND SLAVENS

625 Broadway, Suite 635 San Diego, CA 92101

Telephone: (619) 232-0331 Facsimile: (619) 232-4019

Payne v. Menu Foods 3:07-cv-00705-JAH-CAB

Mark J. Tamblyn

WEXLER TORISEVA WALLACE

1610 Arden Way, Suite 290

Sacramento, CA 95815

Telephone: (916) 568-1100 Email: mjt@wtwlaw.us

Stuart Talley

KERSHAW CUTTER RATINOFF & YORK

980 9th Street, 19th floor

Sacramento, CA 95814

Telephone: (916) 448-9800 Facsimile: (916) 669-4499

Jeff S. Westerman

Sabrina S. Kim

MILBERG WEISS & BERSHAD LLP

One California Plaza

300 S. Grand Avenue, Suite 3900

Los Angeles, CA 90071

Telephone: (213) 617-1200

Facsimile: (213) 617-1200

Email: jwesterman@milbergweiss.com

skim@milbergweiss.com

Sexton v. Menu Foods 07-cv-01958-GHK-AJW

C.D. Californía

Howe v. Menu Foods 2:07-cv-02060-SJO-PLA C. D. California

Jeff S. Westerman Sabrina S. Kim Cheryl A. Williams

Michiyo Michelle Furukawa MILBERG WEISS & BERSHAD LLP

One California Plaza

300 S. Grand Avenue, Suite 3900

Los Angeles, CA 90071 Telephone: (213) 617-1200 Facsimile: (213) 617-1200

Email: jwesterman@milbergweiss.com

skim@milbergweiss.com

Chamberlain v. Nestle SA 2:07-cv-02476-FMC-SS

Jeff S. Westerman Sabrina S. Kim Cheryl A. Williams

Michiyo Michelle Furukawa

MILBERG WEISS & BERSHAD LLP

One California Plaza

300 S. Grand Avenue, Suite 3900

Los Angeles, CA 90071 Telephone: (213) 617-1200 Facsimile: (213) 617-1200

Email: jwesterman@milbergweiss.com

skim@milbergwejss.com

James L. Davidson

Paul J. Geller

Stuart Andrew Davidson

LERACH COUGHLIN STOIA GELLER RUDMAN

& ROBBINS

120 E. Palmetto Park Rd., Suite 500

Boca Raton, FL 33432 Telephone: (561) 750-3000 Facsimile: (561) 750-3364

Email: idavidson@lerach1aw.com

sdavidson@lerachlaw.com pgeller@lerachlaw.com <u>Shawnw@lerachlaw.com</u>

Shawn A. Williams

LERACH COUGHLIN STOIA GELLER RUDMAN

& ROBBINS

100 Pine Street, Suite 2600

San Francisco, CA 94111

Townsend v. Menu Foods 5:07-cy-00398-GHK-AJW C.D. California

C.D. California

Ingles v. Menu Foods 3:07-cv~01809-MMC

N.D. California

Robert M. Churella

Robert K. Friedl

Michael L. Kelly

KIRTLAND & PACKARD

2361 Rosecrans Ave., 4th Floor

El Segundo, CA 90245

Telephone: (310) 536-1000 Email: rmc@kirtland-packard.com

rkf@kirtlandpackard.com michaellkelly@earthlink.net 2:07-cv-01987-GHK-AJW C.D. California

Paul Randolph Johnson v. Menu Foods

Andrew H. Friedman Gregory D. Helmer HELMER AND SMITH 723 Ocean Front Walk

Venice, CA 90292

Telephone: (310) 396-7714

Paul L. Hoffman Michael S. Morrison

Michael D. Seplow

SCHONBRUN DeSIMONE SEPLOW HARRIS

AND HOFFMAN

723 Ocean Front Walk, Suite 100

Venice, CA 90291-3270 Telephone: (310) 396-0731 Facsimile: (310) 399-7040 Email: hoffpaul@aol.com

Grady v. Menu Foods 2:07-cv-02253-DDP-PLA C.D. California

Thomas M. Ferlauto William T. King KING & FERLAUTO

1880 Century Park East, Suite 820 Los Angeles, CA 90067-1627 Telephone: (310) 552-3366

Email: ferlauto@pacbell.nct

Finestone v. Menu Foods 2:07-cv-02338-CAS-CW C.D. Cahfornia

Bruce E. Newman. Kevin E. Creed

NEWMAN, CREED & ASSOCIATES

P.O. Box 575

Bristol, CT 06011-0575 Telephone: (860) 583-5200 Facsimile: (860) 582-0012

Email: bnewman@newmancreedlaw.com

kcreed@newmancreedlaw.com

Osborne v. Menu Foods 07-cv-00469-RNC D. Connecticut

Sokolowski v. Menu Foods 1:2007cv01709 D. New Jersey

Debra Lynn Waldhauer - pro per

Satoru Waldhauer

159 N. Audrey Circle NW

Fort Walton Beach, FL 32548

Telephone: (850) 243-8974

Waldhauer v. Menu Foods 3:07-cv-00131-MCR-EMT N.D. Florida

James Lee Davidson

Paul Jeffrey Geller

Stuart Andrew Davidson

LERACH COUGHLIN STOIA GELLER RUDMAN

& ROBBINS

120 B. Palmetto Park Rd., Suite 500

Boca Raton, FL 33432

Telephone: (561) 750-3000

Facsimile: (560) 750-3364

Email: jdavidson@lerachlaw.com

sdavidson@lerachlaw.com

pgellcr@lerachlaw.com

Lawrence M. Kopelman

KOPELMAN & BLANKMAN

350 E. Las Olas Blvd., Suite 980

Fort Lauderdale, FL 33301

Telephone: (954) 462-6855

Facsimile: (954) 462-6899

Scott Wm. Weinstein

MORGAN & MORGAN, PA

12800 University Drive, Suite 600

P.O. Box 9504

Ft. Myers, FL 33906

Telephone: (239) 433-6880

Facsimile: (239) 433-6836

Email: sweinstein@forthepeople.com

Gary B. Mason

THE MASON LAW FIRM, P.C.

1225 19th Street NW, Suite 500

Washington, DC 20036

Telephone: (202) 429-2290

Facsimile: (202) 429-2294

Email: gmason@masonlawdc.com

Troiano v. Menu Foods 0:07-cy-60428-JIC

S.D. Florida

Ferrarese v. Menu Foods 2:07-cv-00235-JES-DNF M.D. Florida

S.D. Florida

D. Idaho

Scott Rhead Shepherd

SHEPHERD FINKELMAN MILLER & SHAH

4400 N. Federal Highway

Lighthouse Point, FL 33064-1717

Telephone: (954) 943-9191 Facsimile: (954) 943-9173

Email: sshepherd@classactioncounsel.com

Donnelly v. Menu Foods 1:07-cv-20955-JAL

Klimes v. Menu Foods

1:07-cv-00160-MHW

Bruce S. Bistline

Philip Howard Gordon

GORDON LAW OFFICES

623 W. Hays

Boise, ID 83702-5512

Telephone: (208) 345-7100 Facsimile: (208) 345-0050

Email: bbistline@gordonlawoffices.com

pgordon@gordonlawoffices.com

Mick Hodges

PETERSON HODGES & HARPER

P.O. Box 3088

Twin Falls, ID 83303-5298

Telephone: (208) 733-5500

Email: mick76hodges@aol.com

Majerczyk v. Menu Foods

1:07-cv-01543 N.D. Illinois

John Blim

Jay Edelson

BLIM & EDELSON, LLC

53 West Jackson Blvd., Suite 1642

Chicago, IL 60604

Telephone: (312) 913-9400 Facsimile: (312) 913-9401 Email: john@blimlaw.com

jay@blimlaw.com

Gino L. DiVito

TABET DIVITO & ROTHSTEIN LLC

209 S. La Salle Street, 7th Floor

Chicago, IL 60604

Telephone: (312) 762-9460 Email: gdivito@tdrlawfirm.com

Brian R. Cunha

BRIAN CUNHA & ASSOCIATES

311 Pine Street

Fall River, MA 02720

Telephone: (508) 675-9500 Facsimile: (508) 679-6565 Email: Brian@briancunha.com Rodrigues v. Menu Foods 1:07-cv-10745-EFH D. Massachusetts

Leonard M. Gulino

Daniel J. Mitchell

Theodore A. Small

Michael R. Bosse

BERNSTEIN, SHUR

100 Middle Street

P.O. Box 9729

Portland, ME 04104-5029

Telephone: (207) 774-1200

Email: <u>lgulino@bssn.com</u> mbossee@bernsteinshur.com

dmitchell@bernsteinshur.com

tsmall@bernsteinshur.com

Brazilian v. Menu Foods Income Fund 2:07-cv-00054-GZS

D. Maine

Brian O. O'Mara

O'MARA LAW FIRM, P.C.

311 E. Liberty Street

Reno, NV 89501

Telephone: (775) 323-1321

Facsimile: (775) 323-4082

Email: brian@omaralaw.net

Streczyn v. Menu Foods 3:07-cv-00159-LRH-VPC

D. Nevada

Bruce Daniel Greenberg

Allyn Zissel Lite

LITE, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102

Telephone: (973) 623-3000

Email: bgreenberg@ldgrlaw.com

alite@ldgrlaw.com

Richard & Kohler v. Menu Foods

1:07-cv-01457-NLH-AMD D. New Jersey

Donna Siegel Moffa

TRUJILLO RODRIGUEZ & RICHARDS

8 Kings Highway West

Haddonfield, NJ 08033

Telephone: (856) 795-9002

Email: donna@trrlaw.com

Workman v. Menu Foods 1:07-cv-01338-NLH-AMD

D. New Jersey

Sherrie R. Savett Michael T. Fantini Russell D. Paul BERGER & MONTAGUE, P.C. 1622 Locust Street Philadelphia, PA 19103

Gregg D. Trautmann

TRAUTMANN & ASSOCIATES, LLC

262 East Main Street Rockaway, NJ 07866 Telephone: (973) 316-8100

Email: gdt@trautmann.com

Alan E. Sash

McLAUGHLIN & STERN, LLP

260 Madison Avenue NewYork, NY 10016

Telephone: (212) 448-1100 Facsimile: (212) 448-0066

Email: asash@mclaughlinstern.com

Arthur N. Abbey Stephen T. Rodd Orin Kurtz ABBEY SPANIER RODD ABRAMS & PARADIS 212 East 39th Street New York, NY 10016 Thomson v. Menu Foods 1:07-cv-01360-PGS-RJH

D. New Jersey

Tinker v. Menu Foods 1:07-cv-01468-NLH-AMD D. New Jersey

Joseph J. DcPalma

LITE, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102-5003 Telephone: (973) 623-3000 Email: jdcpalma@ldgrlaw.com Richard v. Menu Foods 1:07-cv-01457-NLH-AMD D. New Jersev

Joseph J. DePalma

LITE, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102-5003 Telephone: (973) 623-3000 Email: jdepalma@ldgrlaw.com

Mark J. Tamblyn WEXLER TORISEVA WALLACE 1610 Arden Way, Suite 290 Sacramento, CA 95815 Wilson v. Menu Foods 1:07-cv-01456-NLII-AMD D. New Jersey Kenneth A. Wexler WEXLER TORISEVA WALLACE One North La Salle Street, Suite 2000 Chicago, IL 60602

KERSHAW CUTTER & RATINOFF, LLP 980 9th Street, 19th Floor Sacramento, CA 95814

Michael A. Ferrara, Jr.
THE FERRARA LAW FIRM, LLC
601 Longwood Avenue
Charmy Hill, NL 08002

Cherry Hill, NJ 08002 Telephone: (856) 779-9500

Email: mferrara@ferraralawfirm.com

William M. Audet Michael McShane Kevin L. Thomason AUDET & PARTNERS, LLP 221 Main Street, Suite 1460 San Francisco, CA 94105 Bonier v. Menu Foods 1:07-cv-01477-NLH-AMD D. New Jersey

Joseph J. DePalma LITE, DEPALMA, GREENBERG & RIVAS, LLC Two Gateway Center, 12th Floor Newark, NJ 07102-5003 Telephone: (973) 623-3000 Email: idepalma@ldgrlaw.com Hidalgo v. Menu Foods l:07-cv-01488-NLH-AMD D. New Jersey

James Lee Davidson
Paul Jeffrey Geller
LBRACH COUGHLIN STOIA GELLER RUDMAN
& ROBBINS
120 E. Palmetto Park Rd., Suite 500
Boca Raton, FL 33432

Joseph J. DePalma LiTE, DEPALMA GREENBERG & RIVAS, LLC Two Gateway Center, 12th Floor Newark, NJ 07102-5003

Telephone: (973) 623-3000 Email: jdepalma@ldgrlaw.com Nunez v. Menu Foods 1:07-cv-1490-NLH D. New Jersey Jeff S. Westerman Sabrina S. Kim Cheryl A. Williams Michiyo Michelle Furukawa MILBERG WEISS & BERSHAD LLP One California Plaza 300 S. Grand Avenuc, Suite 3900 Los Angeles, CA 90071

Joseph J. DePalma

LITE, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102-5003

Telephone: (973) 623-3000 Email: jdepalma@ldgrlaw.com

James Lee Davidson

Paul Jeffrey Geller

Stuart Andrew Davidson

LERACH COUGHLIN STOIA GELLER RUDMAN

& ROBBINS

120 B. Palmetto Park Rd., Suite 500

Boca Raton, FL 33432

Joseph J. DePalma

LITE, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102

Telephone: (973) 623-3000

Email: <u>idepalma@ldgrlaw.com</u>

Jeff S. Westerman

Sabrina S. Kim

Cheryl A. Williams

Michiyo Michelle Furukawa

MILBERG WEISS & BERSHAD LLP

One California Plaza

300 S. Grand Avenue, Suite 3900

Los Angeles, CA 90071

Joseph J. DePalma

LITE, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102-5003

Telephone: (973) 623-3000

Email: idepalma@ldgrlaw.com

Gagliardi v. Menu Foods 1:07-cv-01522-NLH-AMD

D. New Jersey

Golding v. Menu Foods l:07-cv-01521-NLII-AMD D. New Jersey

Turturro v. Menu Foods 1:07-cv-01523-NLH-AMD D. New Jersey

James Lee Davidson Paul Jeffrey Geller Stuart Andrew Davidson LERACH COUGHLIN STOIA GELLER RUDMAN & ROBBINS 120 E. Palmetto Park Rd., Suite 500 Boca Raton, FL 33432

Donna Siegel Moffa

TRUJILLO, RODRIGUEZ & RICHARDS LLP

8 Kings Highway West Haddonfield, NJ 08033

Telephone: (856) 795-9002 Email: donna@trrlaw.com

Sherric R. Savett Michael T. Fantini Russell D. Paul BERGER & MONTAGUE, P.C. 1622 Locust Street Philadelphia, PA 19103

Robert A. Rovner Jeffrey Zimmerman ROVNER, ALLEN, ROVNER ZIMMERMAN & NASH 175 Bustleton Pike Feasterville, PA 19053-6456

Michael A. Ferrara, Jr. THE FERRARA LAW FIRM, LLC 601 Longwood Avenue Cherry Hill, NJ 08002 Telephone: (856) 779-9500

Email: mferrara@ferraralawfirm.com

Berndl v. Menu Foods

1:07-cv-01553-NLH-AMD

D. New Jersey

Schneider v. Menu Foods

1:07-cv-01533-NLH-AMD

D. New Jersey

Gary S. Graifman KANTROWITZ, GOLDHAMMER & GRAIFMAN, ESQS.

210 Summit Avenuc Montvale, NY 07645

Telephone: (201) 391-7000 Email: ggraifman@kgglaw.com Pitisonberger v. Menu Foods 07-cv-01561-NLH-AMD D. New Jersey

William J. Pinilis KAPLAN FOX & KILSHEIMER LLP 237 South Street Morristown, NJ 07962 Telephone: (973) 401-1111

Email: wpinilis@kaplanfox.com

Carter v. Menu Foods 1:07-cv-01562-NLH-AMD D. New Jersey

William J. Pinilis
KAPLAN FOX & KILSHEIMER LLP
237 South Street
Morristown, NJ 07962
Telephone: (973) 401-1111
Email: wpinilis@kaplanfox.com

1:07-cv-01579-NLH-AMD D. New Jersey

Bullock v. Menu Foods

Laurence D. King KAPLAN FOX & KILSHEIMER LLP 555 Montgomery Street, Suite 1501 San Francisco, CA 94111

Todd M. Schneider SCHNEIDER & WALLACE 180 Montgomery Street, Suite 2000 San Francisco, CA 94104

Gary B. Mason Donna F. Sollen THE MASON LAW FIRM, LLP 1225 19th Street, NW Suite 500 Washington, DC 20036

Gary S. Graifman KANTROWITZ, GOLDHAMMER & GRAIFMAN 210 Summit Avenue Montvale, NY 07645

Jeffrey A. Wigodsky KARP, FROSH, LAPIDUS, WIGODSKY & NORWIND 1133 Connecticut Ave. NW, Suite 250 Washington, DC 20036 Joseph M. Vanek VANEK, VICKERS & MASINI 111 S. Wacker Drive, Suite 4050 Chicago, IL 60606

James C. Shah

SHEPHERD, FINKELMAN, MILLER & SHAH,

LLC

475 White Horse Pike

Collingswood, NJ 08107-1909

Telephone: (856) 858-1770 Facsimile: (856) 858-7012

Email: jshah@classactioncounsel.com

Christina Johnson v. Menu Foods 1:07-cv-01610-NLH-AMD D. New Jersey

Scott A. George

SEEGER WEISS, LLP

550 Broad Street, Suite 920

Newark, NJ 07102

Telephone: (973) 639-9100

Email: sgeorge@seegerweiss.com

Conner v. Menu Foods 1:07-cv-01623-NLH-AMD

D. New Jersey

Donna Siegel Moffa

TRUJILLO RODRIGUEZ & RICHARDS

8 Kings Highway West Haddonfield, NJ 08033 Telephone: (856) 795-9002 Email: donna@trrlaw.com

Long v. Menu Foods 1:07-01624-NLH-AMD

D. New Jersey

Donna Siegel Moffa

TRUJILLO RODRIGUEZ & RICHARDS

8 Kings Highway West Haddonfield, NJ 08033 Telephone: (856) 795-9002 Email: donna@trrlaw.com

Conti v. Menu Foods 1:07-cv-01638-NLH-AMD D. New Jersev

Joseph J. DePalma

LITE, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102-5003 Telephone: (973) 623-3000 Email: jdepalma@ldgrlaw.com

Freeman v. Menu Foods 1:07-cv-01646-NLH-AMD D. New Jersey

William J. Pinilis

KAPLAN FOX & KILSHEIMER LLP

237 South Street

Morristown, NJ 07962 Telephone: (973) 401-1111 Email: wpinilis@kaplanfox.com Pirches v. Menu Foods 1:07-cv-01685-NLH-AMD

D. New Jersey

D. New Jersev

Joseph J. DcPalma

LITE, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102-5003

Telephone: (973) 623-3000 Email: jdepal ma@ldgrlaw.com Diedrich v. Menu Foods 1:07-cv-01700-NLH-AMD

Joseph J. DePalma

LITE, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102-5003 Telephone: (973) 623-3000 Email: jdepalma@ldgrlaw.com Sokolwski v. Menu Foods 1:07-cv-01709-NLH-AMD D. New Jersev

Joseph J. DePalma

LITE, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102-5003 Telephone: (973) 623-3000 Email: jdepalma@ldgrlaw.com McCullouch v. Menu Foods 1:07-cv-01710-NLH-AMD D. New Jersev

Joseph J. DePalma

LITE, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102-5003 Telephone: (973) 623-3000 Email: idepalma@ldgrlaw.com Colquilt v. Menu Foods 1:07-cv-01738-NLH-AMD D. New Jersey

Joseph J. DePalma

LITÉ, DEPALMA, GREENBERG & RIVAS, LLC

Two Gateway Center, 12th Floor

Newark, NJ 07102-5003 Telephone: (973) 623-3000 Email: jdepalma@ldgrlaw.com Debarthy v. Menu Foods 1:07-cv-01739-NLH-AMD D. New Jersey

Seth R. Lesser

LAW OFFICES OF GENE LOCKS, PLLC

457 Haddonfield Road, Suite 500

Cherry Hill, NJ 08002

Telephone: (856) 663-8200 Email: slesser@lockslawny.com Byers v. Menu Foods 1:07-cv-01747-NLH-AMD D. New Jersey

Donna Siegel Moffa

TRUJILLO RODRIGUEZ & RICHARDS

8 Kings Highway West

Haddonfield, NJ 08033

Telephone: (856) 795-9002 Email: <u>donna@trrlaw.com</u> Carestio v. Menu Foods 1:07-cv-01762-NLH-AMD D. New Jersey John T. Murray Dennis E. Murray, Sr. Leslie O. Murray MURRAY & MURRAY CO., LPA 111 East Shoreline Drive P.O. Box 19

Sandusky, OH 44870 Telephone: (419) 624-3000 Facsimile: (419) 624-0707

Email: jotm@murrayandmurray.com

dms@murrayandmurray.com lom@murrayandmurray.com

Jeremy Gilman Nicole Dorsky BENESCH, FRIEDLANDER, COPLAN, ARONOFF 2300 BP Tower 200 Public Square, Suite 2300 Cleveland, OH 44114

Telephone: (216) 363-4593 Facsimile: (216) 363-4588 Email: jgilman@bfca.com ndorsky@bfca.com

Boehm v. Menu Foods 1:07-cv-01018-PCE D. Ohio

Peter N. Wasylyk

PETER N. WASYLYK - ATTORNEY AT LAW

1307 Chalkstone Avenue Providence, RI 02908 Telephone: 831-7730 Facsimile: 861-6064 Email: pnwlaw@aol.com Brown v. Menu Foods 1:07-cv-00115-ML-LDA D. Rhode Island

Garrett D. Blanchfield, Jr.

Mark Reinhardt

REINHARDT WENDORF & BLANCHFIELD

332 Minnesota Street, Suite E-1250

St. Paul, MN 55101

Telephone: (651) 287-2100

Email: g.blanchfield@rwblawfirm.com

mreinhardt@comcast.net

Rozman v. Menu Foods Midwest Corp. 0:07-cv-01808-ADM-AJB Minnesota

Andrew S. Kierstead LAW OFFICE OF ANDREW S. KIERSTEAD 1001 SW Fifth Avenue, Suite 1100 Portland, OR 97204

Marc Stanley STANLEY MANDEL & IOLA, LLP 3100 Monticello Avenue, Suite 750 Dallas, TX 75205

A. James Andrews

A. JAMES ANDREWS, ATTORNEY AT LAW

905 Locust Street

Knoxville, TN 37902

Telephone: (865) 660-3993 Facsimile: (865) 523-4623

Email: andrewsesq@icx.net

Nicole Bass 905 Locust Street Knoxville, TN 37902

Perry A. Craft

CRAFT & SHEPPARD

214 Centerview Drive, Suite 233

Brentwood, TN 37027

Telephone: (615) 309-1707 Facsimile: (615) 309-1717

Email: perrycraft@crafsheppardlaw.com

Dan C. Stanley

Robert R. Kurtz

STANLEY & KURTZ, PLLC

422 S. Gay Street, 3rd Floor

Knoxville, TN 37902

Telephone: (865) 522-9942

Facsimile: (865) 522-9945

Email: rkurtz@lock-net.com

dan@danchanningstanley.com

Michael David Myers

MYERS & COMPANY

1809 7th Avenuc, Suite 700

Scattle, WA 98101

Telephone: (206) 398-1188

Facsimile: (206) 398-1189

Email: mmyers@myers-company.com

Holt v. Menu Foods

3:07-cv-00094

E.D. Tennessee

Light v. Menu Foods 3:07-cv-00098 E.D. Tennessee

Whaley v. Menu Foods 2:07-cv-00411-RSM W.D. Washington

Adam Karp ANIMAL LAW OFFICES 114 W. Magnolia Street, Suite 425 Bellingham, WA 98225-4354 Telephone: (360) 738-7273 Facsimile: (360) 392-3936

Email: adam@animal-lawyer.com

Steve W. Berman

HAGENS BERMAN SOBOL SHAPIRO

1301 5th Avenue, Suite 2900

Seattle, WA 98101

Telephone: (206) 623-7292 Email: steve@hbsslaw.com

Michael David Myers MYERS & COMPANY 1809 7th Avenue, Suite 700 Seattle, WA 98101

Telephone: (206) 398-1188 Facsimile: (206) 398-1189

Email: mmyers@myers-company.com

Heller v. Menu Foods 2:07-cv-00453-JCC W.D. Washington

Steve W. Berman

HAGENS BERMAN SOBOL SHAPIRO

1301 5th Avenuc, Suite 2900

Seattle, WA 98101

Telephone: (206) 623-7292 Email: <u>steve@hbsslaw.com</u> Kornelius v. Menu Foods 2:07-cv-00454-MJP W.D. Washington

Michael David Myers MYERS & COMPANY 1809 7th Avenue, Suite 700 Seattle, WA 98101

Telephone: (206) 398-1188 Facsimile: (206) 398-1189

Email: mmyers@myers-company.com

Steve W. Berman HAGENS BERMAN SOBOL SHAPIRO 1301 5th Avenue, Suite 2900

Seattle, WA 98101 Telephone: (206) 623-7292 Email: steve@hbsslaw.com Johnson v. Menu Foods 2:07-cv-00455-JCC W.D, Washington Adam Karp ANIMAL LAW OFFICES 114 W. Magnolia Street, Suite 425 Bellingham, WA 98225-4354 Telephone: (360) 738-7273

Facsimile: (360) 392-3936 Email: adam@animal-lawyer.com Suggett v. Menu Foods 2:07-cv-00457-RSM W.D. Washington

Jennifer Reba Thomaidis THOMAIDIS LAW, LLC 1866 Vine Street

Denver, CO 80206 Telephone: (303) 322-4355 Facsimile: (303) 322-4354

Email: Jennifer@thomaidislaw.com

Tompkins v. Menu Foods 1:07-cv-00736-JLK D. Colorado

COURTS	
Clerk of the Court U.S. District Court, Western District of Arkansas 35 B. Mountain Street, Suite 510 Fayetteville, AR 72701-5354	Clerk of the Court U.S. District Court, Central District of California 312 N. Spring Street, Rm G-8 Los Angeles, CA 90012
Clerk of the Court U.S. District Court, Northern District of California Phillip Burton United States Courthouse 450 Golden Gate Avenue, 16th Floor San Francisco, CA 94102-3434	Clerk of the Court U.S. District Court, Southern District of California 4290 Edward J. Schwartz United States Courthouse 940 Front Street SanDiego, CA 92101
Clerk of the Court U.S. District Court, District of Colorado Alfred A. Arraj United States Courthouse 901 19th Street, 2nd Floor Denver, CO 80294	Clerk of the Court U.S. District Court, District of Connecticut 450 Main Hartford, CT 06103
Clerk of the Court U.S. District Court, Middle District of Florida George C. Young United States Courthouse 80 North Hughey Avenue, Suite 300 Orlando, FL 32801	Clerk of the Court U.S. District Court, Northern District of Florida United States Courthouse Annex 111 North Adams Street, 3rd Floor Tallahassee, FL 32301
Clerk of the Court U.S. District Court, Southern District of Florida 299 B. Broward Blvd., Suite 108 Fort Lauderdale, FL 33301	Clerk of the Court U.S. District Court, District Court of Idaho 400 James A. McClure Federal Bldg and United States Courthouse 550 West Fort Street

	Boise, ID 83724-0101
Clerk of the Court U.S. District Court, Northern District of Illinois 209 S. Dearborn Street Chicago, IL 60604	Clerk of the Court U.S. District Court, District Court of Maine Edward T. Gignoux Federal Courthouse 156 Federal Street Portland, ME 04101-4152
Clerk of the Court U.S. District Court, District of Massachusetts John Joseph Moakley United States Courthouse One Courthouse Way, Suite 2300 Boston, MA 02210-3002	Clerk of the Court U.S. District Court, District Court of Minnesota United States Courthouse 300 South Fourth Street, Suite 202 Minneapolis, MN 55415
Clerk of the Court U.S. District Court, District Court of Nevada Lloyd D. George United States Courthouse 333 Las Vegas Blvd. South, 1st Floor Las Vegas, NV 89101-7065	Clerk of the Court U.S. District Court, Northern District of Ohio Carl B. Stokes United States Courthouse 801 West Superior Avenue Cleveland, OH 44113
Clerk of the Court U.S. District Court, District of Rhode Island Federal Building and Courthouse One Exchange Terrace Providence, RI 02903	Clerk of the Court U.S. District Court, Eastern District of Tennessee Howard H. Baker Jr. United States Courthouse 800 Market Street, Suite 130 Knoxville, TN 37902-7902
Clerk of the Court U.S. District Court, Western District of Washington 700 Stewart Street Scattle, WA 98101	

200 Public Square Cleveland, OH 44114-2378

2300 BP Tower

Clerk of the Court
U.S. District Court
Western District of Washington
700 Stewart Street
Seattle, WA 98101



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